

FILED

May 28 2010

*Ed Smith*  
CLERK OF THE SUPREME COURT  
STATE OF MONTANA

Linda M. Jennings  
1113 Adobe Drive  
Great Falls, Montana 59404-3729  
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Personal Representative, Pro Se

FILED

MAY 28 2010

DA-10-257

*Ed Smith*  
CLERK OF THE SUPREME COURT  
STATE OF MONTANA

IN THE SUPREME COURT OF THE STATE OF MONTANA

IN THE MATTER OF THE ESTATE OF

LOIS A. DU LAC, Deceased.

PROBATE NO. DDP .10. 0019

REQUESTS FOR A WRIT OF SUPERVISORY CONTROL, STAY ALL ACTIONS/HEARINGS  
PENDING SUPERVISORY CONTROL, OTHER EXTRAORDINARY RELIEF, BRIEF,  
AFFIDAVIT, POINTS AND AUTHORITIES, EXHIBITS IN SUPPORT

COMES NOW LINDA M. JENNINGS AND MAKES REQUESTS FOR WRIT OF SUPERVISORY  
control, stay all actions/hearings pending supervisory control, other extraordinary relief, brief etc.

1) Bureau Director for Adult Protective Services Rick Bartos informs and I believe he considers  
me an abused senior citizen, including for the way I have been treated in/by the jurisprudence  
system, and that I am entitled to legal assistance through his agency. Unfortunately this has not  
been able to be arranged before I have need to bring matters to the attention of the Supreme  
Court. Therefore I request and pray that if anything is lacking as to the formality of these papers,  
that the Supreme Court still consider the requests under its plenary powers and as statutized  
under its Rule 3 for "good cause shown". The Office of the Presiding Judge in a California case

1 in which the now objectors are involved informs and I believe he has ordered an investigation  
2 whether its Judge has been involved with the Montana Judge outside the process, as the Montana  
3 attorneys for objectors have allowed a California attorney to offer to the Montana Court. Further,  
4 the Montana attorneys refuse to answer how they could send notice of hearing a day before an  
5 order for the notice was signed, and without notice in advance of any change being proposed for  
6 such order, to the extent they are deemed to have admitted their illegal ex parte contact with the  
7 Montana Court. Otherwise they know the mind of the Judge before he does. They have not  
8 explained how an unassigned Master was involved in making changes without notice in advance.

9  
10 2) In 1-2010 I filed formal probate of documents made in Montana by my Mother Lois A. Du Lac  
11 a law school graduate and constitutional law book editor who fought 20 years to get her own  
12 inheritance. Those documents included a will, a contract to make a will including there would be  
13 no trusts as Mother offered and I accepted in Montana to help her retrieve property wrongfully  
14 taken from her by persons now objectors, and a document Mother wrote, hand signed, had  
15 notarized, and I recorded in Montana declaring any trusts, wills, or papers not in my favor are  
16 void ab initio. The latter document is in agreement with case law that declares "...both a will and  
17 a contract and therefore irrevocable." In re Estate of Brooks, 279 M 516, 927 P2d 1024, 53 St.  
18 Rep. 1263 (1996). Over the last 10 years I have labored faithfully in the service of my Mother.  
19 On 4-15-10 I received a copy mailed 4-14-10 of a notice of change of uncontested hearing to  
20 contested, yet without an order to support such change, and without explanation how the  
21 attorneys could know in advance the mind of Judge Dirk Sandefur, know it sufficiently well  
22 enough to send notice changing hearing and thus affecting rights, and without any notice to me in  
23 advance of any ex parte communication, Exhibit A1-2. On 4-15-10 I also received a combined  
24 1½ pages of objections, motion to dismiss with prejudice, and motion to reset hearing to  
25 contested calendar, Exhibits B1-3. The change of hearing illegally affected rights: A) Did not  
26 allow the legal time to answer the objections and motions prior to the date of the changed

1 hearing; B) Did not allow the minimum time for notice of a hearing; C) Did not make an order  
2 nor finding to shorten time nor for good cause, nor was any plead; D) Did not consider the rights  
3 of the listed persons, none of whom contested the matter. On 4-15-10 and 4-16-10 respectively  
4 the lead objector attorney and the other objector law firm denied any ex parte communication,  
5 yet neither would explain how they knew matters in advance and without notice to me. On 4-  
6 17-10 I received service of an order made 4-15-10 without any explanations how the order could  
7 be made without notice to me, how the notice could be sent a day before the order, how the order  
8 could be made without allowing me time to answer before hearing, and how this could be done  
9 without good cause shown to shorten any time that could legally be shortened, Exhibit C1-2.

10  
11 3) On 4-20-10 I filed Ex Parte Requests with written certification of notice based on: A) Violation  
12 of rights; B) The numerous procedural problems presented in the two objector papers filed; C)  
13 Concern for fraud on the Court based on matters, above; D) A second document Mother  
14 handwrote, signed, had notarized, and I recorded in Montana proving Mother made any  
15 purported trusts void ab initio. The attorneys and their clients later put in writing that they  
16 refused to answer the Ex Parte Requests, so under the Uniform District Court Rules, Rule 2 (b)  
17 are deemed to have admitted the Ex Parte requests: "Failure to file an Answer Brief by the  
18 adverse party within ten days shall be deemed an admission that the motion is well taken." The  
19 assigned Judge Sandefur did not respond by allowing an ex parte hearing, instead responded by  
20 making order for a Master.

21  
22 4) Master Brian Bulger vacated the scheduled hearing including the motion to dismiss with  
23 prejudice for alleged lack of subject matter jurisdiction, yet he scheduled a status "conference"  
24 before my answer was due and without application from the parties. District Court of the Eighth  
25 Judicial District of the State of Montana Rule 9A: "When a case is at issue, any party may file a  
26 motion for a scheduling order." and "In lieu of a motion for scheduling order, any party may  
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1 move for a scheduling conference.” I later learned that the Master had involved himself in the 4-  
2 15-10 order, even before being assigned to the case and without notice to me, when he involved  
3 himself in vacating the order for uncontested hearing and despite none of the listed persons  
4 contested the matter, Exhibit D. Purported co-trustees and through their attorneys violated  
5 Montana Code of Civil Procedure (M.R.Civ. P) Rule 12 (b) by not filing a motion to dismiss for  
6 subject matter jurisdiction before pleading: “Lack of jurisdiction over the subject matter.... a  
7 motion making any of these defenses shall be made before pleading if a further pleading is  
8 permitted.” Master Bulger set a preliminary hearing for this motion to be heard prior to a full  
9 hearing, based solely on his own order and not upon application of a party, as the objector lead  
10 attorney admitted in writing: “Rather than hold the hearing, the Court thought it prudent to set a  
11 scheduling conference to further schedule a hearing on Co-Trustees’ motion to dismiss.” Master  
12 Bulger violated M.R.Civ.P. Rule 12 (d), as Rule 12 (d) gave Master Bulger only the authority to  
13 schedule a full hearing: “The defenses specifically enumerated 1-7 in subdivision (b) of this rule  
14 whether made in a pleading or by motion ... shall be heard and determined before trial on  
15 application of any party, unless the court orders that the hearing and determination thereof be  
16 deferred until trial.” The hearing is not legal: A) The motion had not been made before  
17 pleadings; B) The Master vacated the scheduled hearing that included the illegal motion to  
18 dismiss; C) Purported co-trustees did not make application for this to be heard before trial. Lead  
19 attorney admitted the Court made the determination on its own. The admission raises its own  
20 concerns for indication of knowledge that the Master went into the “conference” with a mind set  
21 regarding the motion, yet without indication how the lead attorney knew this. Based on matters  
22 above, this raises additional concerns for bias and prejudice aside from those herein; D) The  
23 Master had no authority to make such order base on Rule 12 (d). The contemplated hearing is  
24 void as without authority to be heard, Exhibit E.

25  
26 5) I have brought above matters to attention in filings, yet without relief: A) For a continuance;  
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1 B) For Disqualification of the Master; C) Requesting a scheduling conference, as the Master did  
2 not hold an actual conference, rather made an order: a) nothing else was addressed, which lead  
3 attorney admitted, above; b) The Master admitted he only read objector papers; c) It was too soon  
4 for my papers to respond to purported co-trustees; d) I had not even been allowed to ask  
5 questions; e) I objected; f) I filed Request for Disqualification of the Master, above; D) For  
6 Substitution of the Master, upon deadline for same and without knowledge if the Master  
7 declaring himself disqualified. Additionally I have faxed the attorneys without their response.  
8 Any trusts, power of attorney, will they purport are not valid, as the Calif courts have refused to  
9 validate purported papers and cannot now validate: A) Mother made any such void ab initio,  
10 affirmed only papers in my favor, and gave me the purported papers as evidence of the void ab  
11 initio, because the purported trusts purported to take all her property, she wanted the power of  
12 attorney in my favor, and the purported papers violated the contract to make a will, above. A  
13 California Court judicially determined those purported papers as belonging to me. The Calif  
14 attorney for persons now objectors admitted that ownership of the papers determines the validity  
15 of the trust. I own the purported papers by judicial determination, and by admission from  
16 ownership, the purported trusts are not valid, over and above judicial determinations in my favor;  
17 B) Persons who are purported trustees in their positions as conservators did not receive advance  
18 approval from a California conservatorship Court to validate the purported trusts, any additions  
19 to it, purported power of attorney, purported will. For over two years the Court had asked for  
20 copy of the purported trust papers. The conservators waited until two days after Mother died to  
21 file purported trust, purported amendments, and purported power of attorney, while under penalty  
22 of perjury they tried to make appear Mother was still alive. The Court found the papers were  
23 illegally filed for trying to keep the papers confidential, and determined the papers were filed too  
24 late, as Mother had died. The attorney has made verbal statement to the Court that the papers  
25 have been withdrawn. By filing for conservatorship, no purported papers could be made legal  
26 without advance approval of the California Court including making a purported will, purported  
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1 power of attorney, purported trusts, purported amendments. On Mother's death, nothing could  
2 be in advance, and the Calif Court so stated; C) The Calif Courts knew that Calif APS considers  
3 the purported papers void as in violation of public policy for purporting to take all of Mother's  
4 property to the extent of making her the sole trustee, 387 pages of purported papers were not  
5 separately initialed, in only one paragraph of 387 pages a second purported trust was referenced  
6 and not included. I have never seen a copy of that second purported trust, and to my knowledge  
7 this was not even attempted to be filed in the Calif Court. Objectors have not filed either  
8 purported trust nor full purported papers on anything in the Montana Probate Court and despite  
9 my demand. The Montana Probate Court needs to be able to see how it would not be possible for  
10 my parents to understand what the Calif attorney admitted to the Calif Court is "convoluted" and  
11 how even the maker of the purported papers did not understand them well enough to advise re  
12 Inventory and Appraisal, originally filing under penalty of perjury as joint tenancy rather than  
13 purported trust; D) The Calif Courts knew the purported trusts violate State Bar Policy for  
14 exculpating the maker. The State of Montana presumes Mother as not competent to sign any  
15 purported papers, as all purported papers signed during conservatorship benefitted conservators,  
16 not Mother: In re Estate of Clark, 237 M179, 772 P2d 299, 46 St. Rep. 718 (1989), followed in  
17 Luke v. Gager, 2000 MT 377, 303 M 474, 16 P<sup>3</sup> 377, 57 St. Rep. 1599 (2000).

18  
19 6) The same Calif attorneys for the now objectors actually made written offers through the  
20 Montana attorneys for direct contact with the Montana Court including one Calif attorney offered  
21 to arrange communications between a Calif judge, who may make a final determination on  
22 conservator final accounting matters, and the Montana Judge. Upon receipt from me of a copy of  
23 the latter offer, the Office of the Calif Presiding Judge ordered an investigation. Since the  
24 Presiding Judge for the entire jurisprudence system in that County believes the matter needs  
25 investigation, the Supreme Court should consider it needs corresponding control over the matter.

1 7) In Montana Probate Court, two purported co-trustees falsely claimed there never was any  
2 money in Montana in the name of Mother, to try to get dismissal with prejudice. Another  
3 purported co-trustee contradicts them, as well as contradicts the maker of the purported papers.  
4 Yet the third purported co-trustee incorrectly states that Mother took the money that instead the  
5 other two purported co-trustees wrongfully took without legal authority. Without legal authority,  
6 between them they took over \$120,000 from this State from bank accounts in the name of  
7 Mother, and without legal authority they put the money into the purported trust, caused banks to  
8 refuse me the information, so I had to obtain a subpoena to know and prove who did this. Yet  
9 the same two conservators falsely accused me of stealing, holding, and taking the money to the  
10 extent that originally without my knowledge they tried to have me arrested for taking the money  
11 that one of them originally took, tried to use her wrongful taking falsely attributed to me to  
12 continue on with a conservatorship, tried to use what she did as justification to amend purported  
13 trust, and tried to use to validate purported trust. In Calif conservators still falsely claim there is  
14 almost \$100,000 in the bank here and further falsely claim the money is in my name by which  
15 under their laws they could try to have this doubled as a penalty, and despite the subpoena  
16 proving they took the money and the bank information and my accounting proving the money  
17 was never in my name. The Calif courts have accepted my accounting and determined matters in  
18 my favor. Yet conservators have refused to update the Inventory and Appraisal in a  
19 conservatorship case to take my name off as purported to have money in my name in the bank in  
20 Montana as belonging to purported trust that has not been recognized by the Court and cannot be  
21 recognized by the Court. The conservators refuse to account for the money. By the laws of the  
22 State of Calif, for their refusal to update Inventory and Appraisal, the estate of the Mother and I  
23 are entitled to any remedy, which is not limited to the jurisdiction of Calif. They have violated  
24 Calif law in many ways by signing many false matters under penalty of perjury. The Montana  
25 Probate Court has not conducted itself as if it recognizes the contradictions in presentations by  
26 objectors or that purported trusts are limited in their representation and cannot claim one thing to

1 Montana while claiming another to another State, and then believe there is no subject matter  
2 jurisdiction, when the interest of justice is involved.


3  
4 8) Unfortunately and not originally known to me another person who has the exact same name as  
5 mine has an FBI number and a negative police record. The now clients for the Montana  
6 attorneys wrongfully presented me as the other person to other courts in another state without my  
7 knowledge, and in fact the same Calif attorney involved in both cases wrongfully presented  
8 herself as my attorney to be believed without evidence. On later learning, I have spent years  
9 getting this resolved in those courts, with the Office of the Presiding Judge clearing me to sue  
10 one Judge for negligence in one case, the Office of Risk Management clearing me to sue a county  
11 employee, Judges in another case made admissions in my favor, and the Calif State Bar  
12 determined by its policy that the attorneys gave me client rights. My father signed an affidavit in  
13 my favor in one case considered by case law in that state as an admission of everything in my  
14 favor. He signed this in the office of the Calif attorney for both cases. In the conservatorship  
15 Court, my Mother so prevailed in my favor that the Judge signed an order completely in my  
16 favor. Unfortunately later on Mother had a court appointed attorney so in conflict of interest that  
17 the attorney made admissions against interest in a deliberately not noticed and admitted so  
18 hearing. Unfortunately the same persons continue to go to judges who do not know these  
19 matters, and without notice to me, present the same false information, just as they have in the  
20 Montana Probate Court.

21  
22 9) Unless the State of Montana accepts subject matter jurisdiction, in Calif the conservators may  
23 try again with the next authority figure that does not know I am not the other Linda Marie  
24 Jennings to have me arrested based on the record of the other person. Unless the Supreme  
25 Court accepts supervisory control, the Montana Probate Court may not accept what the evidence,  
26 case law, presumptions, and statutes all show, which is subject matter jurisdiction, and may not,



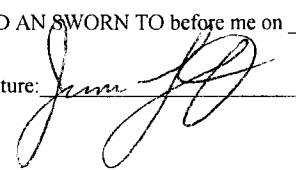
1 due to bias, prejudice, both, or at a minimum the appearance of impropriety. No one has given  
2 any assurance that the Montana Master or the Montana Judge have not spoken with the Calif  
3 attorneys or Judge. The matters I have presented in my Request for Disqualification present bias,  
4 prejudice, both, or at a minimum the appearance of impropriety by which supervisory control is  
5 needed to prevent further injustice. This case should not proceed until the investigation on the  
6 part of the Calif Court is complete, which would then help to determine any illegal contact,  
7 especially since questions have not been answered in the Montana Court. I pray the Court grant  
8 me relief by providing supervisory control and staying the matters until the court can take  
9 supervisory control. Due to time constraints, it is possible this may be sent to the Supreme  
10 Court at the same time as any response may come from the local Court. However, even if any  
11 rulings are made in my favor, sufficient questions exist unanswered to my knowledge to still  
12 make this request.

13  
14 Submitted under penalty of perjury under the laws of the State of Montana this 27<sup>th</sup> Day of May, 2010.

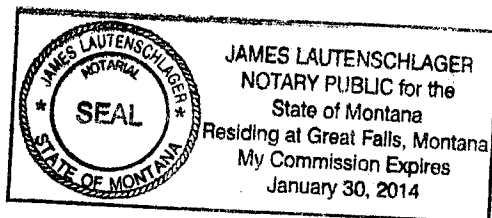
15   
16 Linda M. Jennings

17 STATE OF MONTANA           )  
  : ss.  
18 COUNTY OF CASCADE       )

19 SUBSCRIBED AND SWORN TO before me on May 27, 2010, by Linda M. Jennings.

20 Notary's signature: 

21 Notary's name: James Lautenschlager  
22 Notary public for the state of Montana  
23 Residing at Great Falls  
24 My commission expires January 30, 2014



1 John P. Paul  
LAW OFFICE OF JOHN P. PAUL, PLLC  
2 410 Central Avenue, Suite 519  
P.O. Box 533  
3 Great Falls, MT 59403  
Telephone: (406) 761-4422  
4 Fax: (406) 761-2009

5 Lisa Lynn  
LYNN LAW OFFICE  
6 410 Central Avenue, Suite 307  
Great Falls, MT 59401  
7 Telephone: (406) 761-0040  
8 Fax: (406) 761-0382

9 *Attorneys for Leo Du Lac, Arline M. Prentice and*  
*Ralph D. Du Lac, co-trustees of the Du Lac Family*  
10 *Living Trust dated 12/6/2002*

11 MONTANA EIGHTH JUDICIAL DISTRICT COURT, CASCADE COUNTY

12 IN THE MATTER OF THE ESTATE OF  
13 LOIS A. DU LAC,  
14 Deceased

CAUSE NO. DDP-10-0019

15  
16 NOTICE OF CONTESTED HEARING

17  
18 **NOTICE IS HEREBY GIVEN** that Leo Du Lac, Arline M. Prentice and Ralph D. Du  
19 Lac, co-trustees of the Du Lac Family Living Trust dated 12/6/2002 ("co-trustees") have  
20 filed an *Objection to Petition For Formal Probate, Objection to Appointment of Personal*  
21 *Representative, Motion to Dismiss With Prejudice, and Motion to Reset Hearing on*  
22 *Contested Calendar* in response to the *Petition For Formal Probate of Will, Determination*  
23 *of Testacy of Heirs, And Appointment of Personal Representative* filed by Linda Jennings.

24 A contested hearing on Linda Jennings's petition and co-trustees' objection and  
25 motion to dismiss will be held in said Court at the courtroom of the Honorable Dirk M.  
26 Sandefur in the Cascade County Courthouse at Great Falls, Montana, on the 28<sup>th</sup> day of  
27 April, 2010, at the hour of 9:00 a.m., at which time all interested persons may appear and  
28 be heard.

EXHIBIT A



1 John P. Paul  
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2 410 Central Avenue, Suite 519  
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8  
9 *Attorneys for Leo Du Lac, Arline M. Prentice and  
Ralph D. Du Lac, co-trustees of the Du Lac Family  
Living Trust dated 12/6/2002*

10  
11 MONTANA EIGHTH JUDICIAL DISTRICT COURT, CASCADE COUNTY

12 IN THE MATTER OF THE ESTATE OF ) CAUSE NO. DDP-10-0019  
13 LOIS A. DU LAC, )  
14 Deceased )

15  
16 **OBJECTION TO PETITION FOR FORMAL PROBATE, OBJECTION TO  
17 APPOINTMENT OF PERSONAL REPRESENTATIVE,  
18 MOTION TO DISMISS WITH PREJUDICE, AND  
MOTION TO RESET HEARING ON CONTESTED CALENDAR**

19 **COME NOW**, Leo Du Lac, Arline M. Prentice and Ralph D. Du Lac, co-trustees of  
20 the Du Lac Family Living Trust dated 12/6/2002 ("co-trustees"), and object to the *Petition*  
21 *For Formal Probate of Will, Determination of Testacy of Heirs, And Appointment of*  
22 *Personal Representative* filed by Linda Jennings. The co-trustees move the Court for its  
23 order dismissing the Petition, with prejudice, on the following grounds:

- 24 (1) Montana lacks subject matter jurisdiction and the proper forum is the State  
25 of California;  
26 (2) Cascade County, Montana, is not the proper venue for this proceeding;  
27 (3) the Petition is not based upon the decedent's Last Will & Testament; and  
28 (4) in the interests of justice.

EXHIBIT D

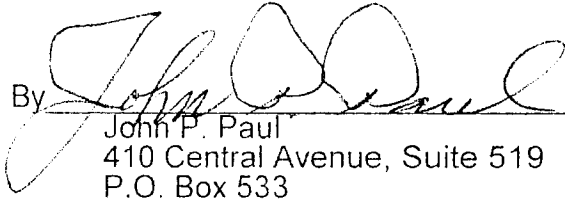
1 Co-trustees further request an award of their attorney fees and costs incurred in  
2 connection with bringing the objection and motion.

3 This matter is currently set on the Court's uncontested calendar for April 28, 2010.  
4 Based upon the foregoing objection and motion to dismiss, co-trustees respectfully request  
5 the Court vacate the uncontested hearing and reset this matter as a contested proceeding  
6 for April 28, 2010, at 9:00 a.m.

7 Co-trustees will submit a brief in support of their objection and motion to dismiss in  
8 accordance with Uniform District Court Rule 2.

9 **DATED** this 14<sup>th</sup> day of April, 2010.

10 LAW OFFICE OF JOHN P. PAUL, PLLC

11  
12 By   
13 John P. Paul  
14 410 Central Avenue, Suite 519  
15 P.O. Box 533  
16 Great Falls, MT 59403

17 *Attorneys for Leo Du Lac, Arline M. Prentice and Ralph*  
18 *D. Du Lac, co-trustees of the Du Lac Family Living Trust*  
19 *dated 12/6/2002*  
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CERTIFICATE OF MAILING

I hereby certify that the foregoing *OBJECTION TO PETITION FOR FORMAL PROBATE, OBJECTION TO APPOINTMENT OF PERSONAL REPRESENTATIVE, MOTION TO DISMISS WITH PREJUDICE, AND MOTION TO RESET HEARING ON CONTESTED CALENDAR* was duly served upon the following individuals by depositing a copy in the United States mail at Great Falls, Montana, enclosed in a sealed envelope with first class postage prepaid thereon and addressed as follows:

Linda M. Jennings  
1113 Adobe Drive  
Great Falls, MT 59404-3729

Rebecca Hogg  
101081 Buffalo Way  
Fortney, TX 75126

Glen DuLac  
9441 Portsmouth  
Huntington Beach, CA 92646

John DuLac  
179 Alabaster Loop  
Perris, CA 92750

Carl DuLac  
891 Summerset Dr.  
Rockledge, FL 32955

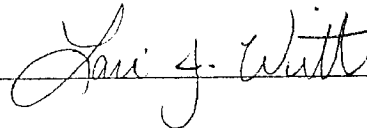
James DuLac  
179 Alabaster Loop  
Perris, CA 92750

Michael Gerard  
1655 Mission #730  
San Francisco, CA 94103

Candace DuLac  
891 Summerset Dr.  
Rockledge, FL 32955

Robert Gerard  
2326 Coventry Circle  
Fullerton, CA 92833

Dated this 14<sup>th</sup> day of April, 2010.



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MONTANA EIGHTH JUDICIAL DISTRICT COURT, CASCADE COUNTY

IN THE MATTER OF THE ESTATE OF  
LOIS A. DU LAC,  
Deceased

CAUSE NO. DDP-10-0019

**ORDER VACATING UNCONTESTED HEARING AND  
RESETTING HEARING ON THE COURT'S CONTESTED CALENDAR**

The matter of the *Petition For Formal Probate of Will, Determination of Testacy of Heirs, And Appointment of Personal Representative* filed by Linda Jennings is presently set on the Court's uncontested calendar for April 28, 2010, at 9:00 a.m. An objection and motion to dismiss the probate has been filed and served. Upon review of the *Objection to Petition for Formal Probate, Objection to Appointment of Personal Representative, Motion to Dismiss With Prejudice, and Motion to Reset Hearing On Contested Calendar* filed by Leo Du Lac, Arline M. Prentice and Ralph D. Du Lac, co-trustees of the Du Lac Family Living Trust dated 12/6/2002, and good cause appearing therefor,

**IT IS HEREBY ORDERED** that the uncontested hearing presently set for April 28, 2010, at 9:00 a.m. is vacated and reset as ordered below.

**IT IS FURTHER ORDERED** that the hearing on *Petition For Formal Probate of Will, Determination of Testacy of Heirs, And Appointment of Personal Representative* shall be set as a contested matter, which hearing shall commence at 9:00 a.m., April 28, 2010

1 before the Honorable Dirk M. Sandefur in his courtroom at the Cascade County  
2 Courthouse, 415 2<sup>nd</sup> Avenue North, Great Falls, Montana.

3 **IT IS FURTHER ORDERED** that the hearing on the *Objection to Petition for Formal*  
4 *Probate, Objection to Appointment of Personal Representative, and Motion to Dismiss With*  
5 *Prejudice* is set to be heard at the same time and place, namely, at 9:00 a.m., April 28,  
6 2010 before the Honorable Dirk M. Sandefur in his courtroom at the Cascade County  
7 Courthouse, 415 2<sup>nd</sup> Avenue North, Great Falls, Montana.

8 Dated this 15<sup>th</sup> day of April, 2010.

9 DIRK M. SANDEFUR

10 DISTRICT COURT JUDGE

11  
12 cc: John Paul  
13 Linda Jennings, Pro Se, 1113 Adobe Drive, Great Falls, MT 59404  
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DP-7-2010-0000019-FT

04/02/2010 DOCAFF

Sandefur, Dirk

Doc. sequence: 12,000

Microfilm number:

04/14/2010 DOCAH

Sandefur, Dirk

Doc. sequence: 13,000

Microfilm number:

04/15/2010 VACATED

Bulger, Brian

Microfilm number:

04/15/2010 HEARSET

Sandefur, Dirk

Microfilm number:

04/16/2010 DOCCOP

Sandefur, Dirk

Doc. sequence: 14,000

Microfilm number:

04/16/2010 DOCHD

Sandefur, Dirk

Doc. sequence: 15,000

Microfilm number:

04/20/2010 DOCMO

Sandefur, Dirk

Doc. sequence: 16,000

Microfilm number:

In the Matter of the Estate of Lois A DuLac

- ▼ Affidavit in Clarification for Affidavit of Acceptance of Appointment, Points and Authorities

Imaging document ID: 52986

- ▼ Objection to petition for formal probate, objection to appointment of PE, motion to disqualify with mail and motion to reset

Imaging document ID: 54675

- ▼ Hearing result for Hearing held on 04/28/2010 09:00 AM: Vacated

- ▼ Hearing Scheduled (Hearing 04/28/2010 09:00 AM) Not on uncontested - now on contested est

- ▼ Order vacating uncontested hearing and resetting hearing on the court's contested estate on 04/28/2010 5:00am

Imaging document ID: 54878

- ▼ Notice of contested hearing

- ▼ Ex Parte req for hrg. relief for good cause shown for fraud upon the crt & the estate for illegal motions and answers made after filing

Imaging document ID: 55532

Case is Open

ROA sealed

Document sealed

Created by: RREEVES on 04/06/2010 11:33 AM

Updated by: RREEVES on 04/06/2010 11:34 AM

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Updated by: JWHITE on 04/16/2010 10:33 AM

ROA sealed

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Created by: JWHITE on 04/16/2010 10:33 AM

Updated by: MCWILLIAMS on 04/20/2010 12:00 PM

ROA sealed

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Updated by: JWHITE on 04/20/2010 02:33 PM

Newest First Zoom In Zoom Out Print Image Docs Only

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04/21/2010 08:39 AM Print Screen in progress....

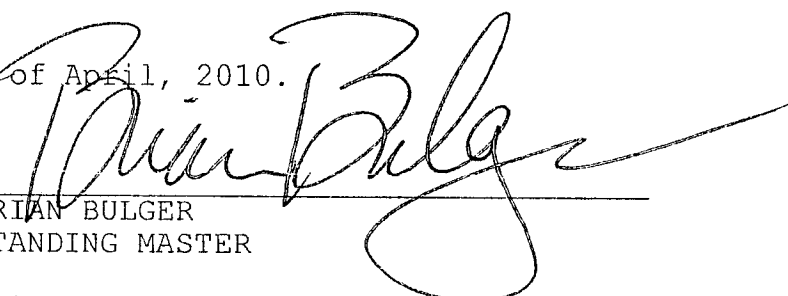
EXHIBIT D

1  
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4  
5  
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7  
8 MONTANA EIGHTH JUDICIAL DISTRICT COURT, CASCADE COUNTY

9  
10 IN THE MATTER OF THE ESTATE OF: ) Cause No. DDP-10-0019  
11 LOIS A. DU LAC, )  
12 Deceased. )  
13

14 IT IS HEREBY ORDERED that a hearing on co-trustee's motion  
15 to dismiss with prejudice based on an alleged lack of  
16 jurisdiction will be held on Friday, the 28<sup>th</sup> day of May, 2010,  
17 at the hour of 10:00 o'clock a.m. in the Cascade County  
18 Courthouse.

19 SO ORDERED this 29<sup>th</sup> day of April, 2010.

20  
21   
BRIAN BULGER  
STANDING MASTER

22 cc: Personal Representative - Linda M. Jennings, 1113 Adobe  
23 Drive, Great Falls, MT 59404-3729  
24 John Paul/Lisa Lynn  
25  
26  
27  
28

EXHIBIT E

Linda M. Jennings  
1113 Adobe Dr.  
Great Falls, Mt. 59404  
(406) 727-0225  
Personal Representative

MONTANA EIGHTH JUDICIAL DISTRICT COURT,  
CASCADE COUNTY

In the matter of the Estate of, ) Probate Case No. DDP.10.0019  
)  
)  
LOIS A. DU LAC, ) AFFIDAVIT OF MAILING AS  
) CERTIFICATION OF SERVICE,  
) AND CERTIFICATION OF SERVICE  
) ON THE COURT AT CHAMBERS  
Deceased )  
STATE OF MONTANA )  
: ss.  
COUNTY OF CASCADE )

Linda M. Jennings, being first duly sworn, says:

I served a copy of the attached "Requests for a Writ of Supervisory Control, Stay All Actions/Hearings Pending Supervisory Control, Other Extraordinary Relief, Brief, Affidavit, Points and Authorities, Exhibits in Support" for the Supreme Court upon the Court at Chambers and upon the following attorneys for the parties, and interested persons, by mailing a true and correct copy on the 27th day of May, 2010 postage pre-paid, and by depositing same in the United States Mail in a sealed envelope addressed as follows:

*Linda M. Jennings*  
Linda M. Jennings, Personal Representative  
1113 Adobe Drive  
Great Falls, Montana 59404-3729

SUBSCRIBED AND SWORN TO before me on May 27, 2010.

Notary's signature: *James Lautenschlager*

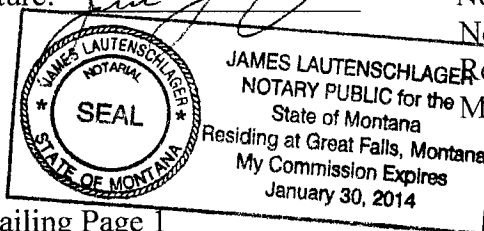
Notary's name: James Lautenschlager

Notary Public for the state of Montana

Residing at Great Falls

My commission expires January 30, 2014

(Notarial Seal)



Affidavit of Mailing Page 1

John P. Paul  
LAW OFFICE OF JOHN P. PAUL, PLLC  
410 Central Avenue, Suite 519  
P.O. Box 533  
Great Falls, Mt. 59403

Lisa Lynn  
LYNN LAW OFFICE  
410 Central Avenue, Suite 307  
Great Falls, Mt. 59401

John DuLac  
179 Alabaster Loop  
Perris, Calif 92570

Claire DuLac  
179 Alabaster Loop  
Perris, Calif 92570